

5394 and 5396

STATE OF NEW HAMPSHIRE

NH CIRCUIT COURT

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2021 MAY 26 AM 11:48

Josephine Amatucci v. Pulic Defender ..Attorney Dennis P. O'Connor, PLLC

A PERSONAL INJURY LAWSUIT

OF LEGAL MALPRACTICE

JURISDICTION

This cause of action happened in New Hampshire. The Complaint that is before the Court is under 42 U.S.C. 1983, a civil rights action.

PARTIE'S

Plaintiff....Josephine Amatucci, P. O. Box 272, Wolfeboro Falls, NH 03896.

Defendant....Attorney (Public Defender) Dennis P. O'Connor, PLLC in his individual capacity.

RELEVANT FACTS

1. Attorney Dennis P. O'Connor committed legal malpractice, in a breach of fiduciary and/or equitable duty, in a breach of contract, in his omissions, trust or confidence, resulting in the Plaintiff's damage. In a scheme to defraud, in misconduct by completely refusing to defend the Plaintiff at the trial, in his silence. Conduct in reckless disregard of her safety.

FRAUD

2. "A fraudulent act is comprised of anything calculated to deceive, including all acts, or a lack of defense, in a Breach of Legal or Equitable Duty, trust or confidence justly reposed, resulting in damage to another." Tetuan V. A.H. Robins Co. 241 Kan. 44 Syl, 3 738 P. 2d 1210 (1978); Goven v. Barry, 234 Kans. 721 Syl.8 676 P.2d 90 (1984); Moore v. State

Bank of Burden 240 Kan. 382, 389, 729 P.2d 1205 (1986)."

There was a concealment of facts which O'Connor was under a legal or equitable duty to COMMUNICATE at trial, and in respect of which heCOULD NOT REMAIN SILENT. DuShane v. Union v. Nat'l Bank 223 Kan. at 759. A purpose to prevent the unfairness of extinguishing a right of action. Bricker, 512 a.2d at 1096. And in refusing to protect her at the trial, he caused harm to the Plaintiff when she was convicted for a crime he knew or should have known she never committed.

RULE 8.4

3. Under the Rules of Professional Conduct, Attorney O'Connor an officer of the court engaged in misconduct when he refused to represent the Plaintiff. In a violation of her civil rights. A direct cause of her mental and physical distress when she was convicted of a crime he knew she never committed. He concealed facts which he was under a legal or equitable duty to "COMMUNICATE" and in respect of which he "COULD NOT REMAIN SILENT" . Duchane v. Union v. Nat'l Bank 223 Kan. at 759. In a purpose to extinguish her right of action.

4. That O'Connor had a duty to advance all colorable defenses. Fern v. Ackerman 444 U.S. 193, 198 (1978). That his lack of defense when he did not say a word at her trial, was a denial of the Sixth Amendment right to effective counsel.

5. This is a suit for viable causes of action against Public Defender O'Connor Furbush 149 N.H. at 431, that she suffered harm as a result of the defendants lack of representation of her. And his lack of criminal defense. That she was injured and the cause of her injury was the lack of defense by the Public Defender. That she suffered harm, she was unlawfully convicted, and the harm was caused by the defendant.

See Beane v. Dana S. Beane & Co. 160 N.H. 708, 712 (2010).

6. Under her claim under Section 1983, the Plaintiff was deprived of effective assistance, a right protected by the Constitution and that the deprivation occurred "under color of law" as an officer of the court, in ineffective assistance of counsel a rightClearly Established.....and protected under the SIXTH AMENDMENT.

"The Sixth Amendment guarantees the rights of criminal defendants the right to a lawyer, the right to the nature of the charges and evidence against you. To be informed of the nature and cause of the accusation, to be confronted with the witnesses against him; and to have the ASSISTANCE of counsel for his defense."

7. In Attorney O'Connor's refusal to make any comments or defense for the Plaintiff at the trial he was refusing to...." ASSIST".... the Plaintiff, a violation of the Sixth Amendment. A violation of her right to LIBERTY, when she was convicted due to his silence at the trial.

A SHAM

8. Therefore the Plaintiff states that O'Connor's presence at the trial was a SHAM, as he had a duty to advance all colorable defenses. Fern v. Ackerman 444 U.S. 193, 198 (1978). For lack of representation, lack of criminal defense, and she was injured and the cause of her injury was the direct causation of O'Connor's lack of defense, for her CONVICTION. That she suffered harm, she was unlawfully convicted, and the harm was caused by the defendant O'Connor. See Beane v. Dan S.Beane& co. 160 N.H. 708, 712 (2010). A right protected by the Constitution and that the deprivation occurred "under color of law" where there was NO PROBABLE CAUSE for O'Connor to remain silent during the trial, instead of defending the Plaintiff as was her right to her criminal defense.

9. The Public Defender was getting paid to defend her, to assist her during the trial.....TO PROTECT HER, to give her technical assistance. To oppose the efforts

of the State to convict her, and instead he just stood by and never said one word in her defense. Yet, it was his duty as a standby counsel to "DEFEND" her, to protect her.

HISTORY

10. The Plaintiff fired Public Defender Attorney O'Connor for having ex-parte communication with the judge before the trial, and he did in fact withdraw as counsel. She fired him because he communicated with the judge asking the judge as to what degree of defense he should apply to the Plaintiff.

11. However, the Plaintiff had made it clear to O'Connor that he would only serve as a standby counsel and she would defend herself in court at the trial, and that he would act as a safeguard to her at the trial, defending her as necessary.

12. Yet although he agreed to withdraw as Counsel he appeared at the trial and as evidence of an ex-parte communication with the judge, although the Plaintiff did not want him as Counsel the judge ordered O'Connor to remain and to defend the Plaintiff. Against the wishes of the Plaintiff. It was stated at the trial by the judge that O'Connor was getting paid to defend the Plaintiff, stating a CONTRACT was in effect for his defense.

13. The Plaintiff states that her defense by O'Connor was a sham, a mockery, when he refused to Act, that is he never defended her during the trial, he never said a word. Little v. Twomey, 477 F.2d 767, 773 (7th cir. 1973). There was no PROBABLE CAUSE for the Public Defender to refuse to defend the Plaintiff in court, and in doing so he was violating her civil rights. He violated his CONTRACT to "protect her".

IMMUNITY

14. Immunity does not free the Public Defender for his misconduct, for his inactions, and for his refusal to protect her civil rights, a protection guaranteed under the Sixth

Amendment. And under Due Process. Defenders are "obligated to vigorously OPPOSE the efforts of the state to convict their clients. A public defender, lawyer, is accountable when he does not perform his duties, under the Code of Professional Responsibility.

15. The Sixth Amendment states

"In all criminal prosecutions, the accused shall enjoy the right.....to have the assistance of counsel for his defense." 42 U.S.C. 1983 reads in full:

"Every person who, under color of any statute, ordinance, regulation, custom or usage, of an State or Territory, subjects, or causes to be subjected, any citizen of the United States thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress."

16. Although the Plaintiff fired Counsel O'Connor, he appeared at the trial, even though he agreed that he would withdraw from the case. He stated that the judge would not let him withdraw so he appeared at the trial. as even though I protested his appearance at the trial the judge ordered O'Connor to stay and serve as counsel for the Plaintiff. And judge Greenhalgn made it clear that O'Connor would get PAID for serving as a counsel to the Plaintiff.

17. Attorney O'Connor did not act as counsel for the Plaintiff at the trial. As a matter of fact.....HE NEVER SPOKE ONE WORD.....in defense of the Plaintiff during the entire trial, to defend her, he never gave her any technical assistance, even though the judge was continuously abusing her and denying her rights to cross examine the state's witnesses, when Judge Greenhalgn would tell the witnesses, "DON'T ANSWER THAT" when she was cross-examining them. Or the judge would interrupt the Plaintiff's examination of facts to the witnesses, would end the examination by abruptly interfering in the conversation so that it would come to an end, instead of the judge allowing the witnesses to answer her interrogatories. As one matter of fact

when she asked "why was she accused of an Assault" when the police knew there was NO ASSAULT as verified by the alleged victim himself, and his supervisor.

O'Connor did not respond in any way, and when the judge convicted the Plaintiff of a crime when there was no evidence during the trial that she committed any crime, no evidence that she committed an Assault on the alleged victim, Attorney O'Connor just stood by, and didn't interact with the judge to defend the Plaintiff when she was continually asking the judge what crime she convicted. When the judge was refusing to respond to her question. That is the judge REFUSED to tell her what crime she committed. O'Connor stood by and never requested that the judge under the law, under due process allow the Plaintiff her right to know what crime she had committed.

18. As, there was no evidence at the trial that the Plaintiff was guilty of any crime.

19. It was the duty of Attorney O'Connor as a standby counsel, as a "DEFENDER" to defend the Plaintiff, to give the Plaintiff technical assistance during the trial, whenever the court was denying her rights.

20. Thus the Plaintiff is suing O'Connor for depriving her of her Sixth amendment right to adequate counsel, to redress her grievances. And in not doing his duty she was injured, and he was the direct cause of the deprivation of her freedom when he refused to participate in her defense at the trial.

21. Denial of that right is the result of this lawsuit for "MALPRACTICE".
For ineffective assistance, which he was obligated under the CONTRACT.

22. He was never involved in the Judicial process. Therefore he had
"NO IMMUNITY".

23. Immunity is for a public defenders.....ACTIONS....NOT INACTIONS.

24. The Public Defender acts undercolor of state law.... for the purpose of

section 1983, according to the Seventh Circuit. And where he did not act within the scope of his official duties, when he did not ACT at all at the trial, there is no immunity. There was a lack of effective representation, which was a violation of the Plaintiff's constitutional right to effective counsel. He did not ACT, therefore it cannot be said he ACTED in good faith or on reasonable grounds for immunity to set in. He did not present a defense. See *Wood v. Strickland* 420 U.S. 308 (1975). The scope of a public defender's immunity can be defined by the constitutional mandate that an indigent be provided effective assistance of counsel. An evaluation of the propriety of hisIN ACTIONS . An indigent, deprived of his Sixth Amendment rights to an adequate counsel haseffective redress against him for damages, suffered because of the Plaintiff's deprivation.

25. O'Connor violated the law, his duty, as an advisory counsel to ensure that the Plaintiff got a fair hearing, and to assist her in any obstacles she was facing. However, O'Connor made NO EFFORT to safeguard her at the trial and to make sure she got a fair trial. He never said a word during trial and did not advise the Plaintiff in any way, nor did he defend the Plaintiff when the judge was violating her rights, for instance when the judge told the witness's not to answer her questions, when she had a right to

26. That O'Connor did not interfere when the judge was interrupting my rights to cross examine the State's witnesses, he told them "DON'T ANSWER THAT" and he didn't interfere when I was pleading with the judge to inform me what crime I was convicted of, when the judge was convicting me, and the judge was refusing to allow me the right to know what crime he was convicting me, and where UNDER THE LAW I had a right to know, O'Connor was not defending me when

he did not stand up to this right and demanding that the judge inform the court what crime the Plaintiff was being accused of. When persons accused of crimes are protected from a "CONVICTION" when there is no proof beyond a reasonable doubt. That O'Connor knew that it was proven at the trial that she did not commit any crime against the alleged victim. A violation of the Due Process Clause of the Fifth and Fourteenth Amendments, of the FEDERAL CONSTITUTION.

27. That the Sixth amendment guarantee's the right to the REASONABLE EFFECTIE assistance of counsel in a criminal prosecution. This is a CLEARLY ESTABLISHED right. See McMann v. Richardson, 397 U.S. 759, 771 n.14 (1970). That O'Connor fell below an objective standard of reasonableness and that there is a reasonable possibility that, but for counsel's unprofessionalness the results of the proceeding, would have been different. Strickland v. Washington, 466 U.S. 668, 687 (1984).

28. That in the Plaintiff's view, trial counsel could have had no reasonable strategic motivation for failing to object to judge Greenhalgn's error of law.

29. Attorney O'Connor has no immunity, see Ferri v. Ackerman 100 S.Ct. 402, 62 L.Ed.2d 355 (1979). There is no immunity for court-appointed attorney's. Who violate their civil rights.

30. Under 1983 there is no immunity for O'Connor, it is not available under 1983. for a court-appointed attorney's. See Imbler v. Pachtman, 424 U.S. 409, 96 S.Ct. 984, 47 L. Ed.2d 128; Pierson v. Ray 386 U.S. 547, 87 S.Ct. 1213, 18 L.Ed.2d 288 (1967).

31. The Plaintiff is convinced that if O'Connor objected during the trial the judge would have had to find the Plaintiff innocent. Such as the judge had the duty to dismiss the case, after the Plaintiff filed a MOTION TO DISMISS and that the judge would have

to explain why he was convicting the Plaintiff. And besides the judge was refusing to let the Plaintiff question the witnesses of the state, of which she had a legal right to do so. And the judge was not allowing the witnesses to answer her questions which appealed to her claims of innocence.

32. **DAMAGES**

Therefore I am asking for damages for serious mental anguish due to his negligence, for a violation of my civil rights, for a breach of contract to safeguard me to a fair trial, which was his fiduciary duty. When he did not give me an acceptable standard of care at the trial and I suffered injury and was convicted for a crime he knew I never committed, based on the lack of evidence by the prosecutor, at the trial, and when I was wrongly convicted by the judge.

33. That his lack of duty was the causal connection that caused me harm which harm was foreseeable to O'Connor, when he did not protect me, as was his duty under the law.

34. That the Plaintiff is asking for a jury trial of her peers, who will determine the amount of damages O'Connor has to pay the Plaintiff Josephine Amatucci.

35. For violating my Constitutional rights, for not protecting me by allowing the judge to convict me, without protesting, when there was no "PROBABLE CAUSE" NO "PROBABLE CAUSE" for me to be convicted of any crime, no evidence at the trial of a crime being made, and therefore O'Connor is liable for the mental anguish I suffered. Of an elderly person 80 years old.

36. No Transcript is being submitted, because Transcripts are unlawfully doctored, however, the court and the Plaintiff has a recording of the trial and therefore any denials O'Connor, of the above facts can be verified by the recording of the trial. Which can

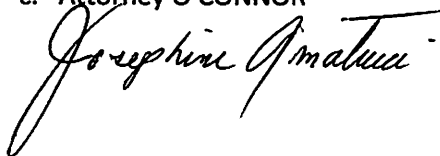
prove any contradiction by O'Connor.

Respectfully,

Josephine Amatucci

May 25, 2021

c. Attorney O'CONNOR

A handwritten signature in cursive script that reads "Josephine Amatucci". The signature is written in black ink and is positioned below the typed name.

AO 239 (Rev. 01/15) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

UNITED STATES DISTRICT COURT

for the

JOSEPHINE AMATUCCI

Plaintiff/Petitioner

Attorney DENNIS P. O'CONNOR, PLLC

Defendant/Respondent

Civil Action No.

APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS
(Long Form)

Affidavit in Support of the Application

Instructions

I am a plaintiff or petitioner in this case and declare that I am unable to pay the costs of these proceedings and that I am entitled to the relief requested. I declare under penalty of perjury that the information below is true and understand that a false statement may result in a dismissal of my claims.

Complete all questions in this application and then sign it. Do not leave any blanks: if the answer to a question is "0," "none," or "not applicable (N/A)," write that response. If you need more space to answer a question or to explain your answer, attach a separate sheet of paper identified with your name, your case's docket number, and the question number.

Signed:

Josephine Amatucci

Date:

MAY 25, 2021

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source	Average monthly income amount during the past 12 months		Income amount expected next month	
	You	Spouse	You	Spouse
Employment	\$ N/A	\$ N/A	\$	\$
Self-employment	\$ N/A	\$ N/A	\$	\$
Income from real property (such as rental income)	\$ NONE	\$ NONE	\$ TENANT ASPT	\$
Interest and dividends	\$ N/A	\$ N/A	\$	\$
Gifts	\$ N/A	\$ N/A	\$	\$
Alimony	\$ N/A	\$ N/A	\$	\$
Child support	\$ N/A	\$ N/A	\$	\$

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Retirement (such as social security, pensions, annuities, insurance)	\$ /	\$ /	\$ /	\$ /
Disability (such as social security, insurance payments)	\$ /	\$ /	\$ /	\$ /
Unemployment payments	\$ /	\$ /	\$ /	\$ /
Public-assistance (such as welfare)	\$ /	\$ /	\$ /	\$ /
Other (specify):	\$ /	\$ /	\$ /	\$ /
Total monthly income:	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00

2. List your employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of employment	Gross monthly pay
/	/	/	\$ /
/	/	/	\$ /

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of employment	Gross monthly pay
/	/	/	\$ /
/	/	/	\$ /
/	/	/	\$ /

4. How much cash do you and your spouse have? \$ NONE

Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Financial institution	Type of account	Amount you have	Amount your spouse has
/	/	\$ /	\$ /
/	/	\$ /	\$ /
/	/	\$ /	\$ /

If you are a prisoner, you must attach a statement certified by the appropriate institutional officer showing all receipts, expenditures, and balances during the last six months in your institutional accounts. If you have multiple accounts, perhaps because you have been in multiple institutions, attach one certified statement of each account.

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5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

Assets owned by you or your spouse	
Home (Value)	\$ UNKNOWN
Other real estate (Value)	\$ NONE
Motor vehicle #1 (Value)	VALUE UNKNOWN \$ 2012 NISSAN CENTRA
Make and year:	
Model:	
Registration #:	
Motor vehicle #2 (Value)	\$
Make and year:	
Model:	
Registration #:	
Other assets (Value)	\$
Other assets (Value)	\$

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse
/	\$ /	\$ /
/	\$ /	\$ /
/	\$ /	\$ /

7. State the persons who rely on you or your spouse for support.

Name (or, if under 18, initials only)	Relationship	Age
/	/	
/	/	
/	/	

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8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate.

See Attached

	You	Your spouse
Rent or home-mortgage payment (including lot rented for mobile home) Are real estate taxes included? <input type="checkbox"/> Yes <input type="checkbox"/> No Is property insurance included? <input type="checkbox"/> Yes <input type="checkbox"/> No	\$	\$
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$	\$
Home maintenance (repairs and upkeep)	\$	\$
Food	\$	\$
Clothing	\$	\$
Laundry and dry-cleaning	\$	\$
Medical and dental expenses	\$	\$
Transportation (not including motor vehicle payments)	\$	\$
Recreation, entertainment, newspapers, magazines, etc.	\$	\$
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's:	\$	\$
Life:	\$	\$
Health:	\$	\$
Motor vehicle:	\$	\$
Other:	\$	\$
Taxes (not deducted from wages or included in mortgage payments) (specify):	\$	\$
Installment payments		
Motor vehicle:	\$	\$
Credit card (name):	\$	\$
Department store (name):	\$	\$
Other:	\$	\$
Alimony, maintenance, and support paid to others	\$	\$

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Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ /	\$ /
Other (specify):	\$ /	\$ /
Total monthly expenses:	\$ 0.00	\$ 0.00

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

☒ Yes ☐ No If yes, describe on an attached sheet. *NO RENTAL INCOME*

10. Have you spent — or will you be spending — any money for expenses or attorney fees in conjunction with this lawsuit? ☐ Yes ☐ No

If yes, how much? \$ /

11. Provide any other information that will help explain why you cannot pay the costs of these proceedings.

EVERY MONTH BECAUSE I DO NOT MAKE IT FINANCIALLY I BORROW FROM MY church, AND PAY BACK WHEN I GET MY SOCIAL SECURITY

12. Identify the city and state of your legal residence.

WOLFEBORO, NEW HAMPSHIRE

Your daytime phone number: *603-569-2429*

Your age: *82* Your years of schooling: *3 years college*

INCOME

Social Security 1,511.00
13190ER 1,350.00

BILLS

MONTHLY

1. RENT	52.00
2. AARP-UNITED HEALTH INSURANCE	174.50
3. LIBERTY MUTUAL HOUSE INSURANCE AND CAR INSURANCE	181.11
4. PRESCRIPTION DRUG	32.60
5. Metrocast	184.63
6. Fuel (heating)	250.00
7. Santander (Car Payment)	278.83
8. Lawrence Sumsit (Bankruptcy)	500.00
9. Electric (Town)	50.00
10. Food	200.00
11. Gas for car	100.00
12. Clothing	50.00

Champion Motel

TOTAL 2,084.66

TOTAL INCOME

~~1,350.00~~

1,511.50 TOTAL ONLY Social Security

At end of month I borrow the balance from my church. And it goes on and on.

This is to advise the courts that I do not make it financially at the end of the month and I go to my local church and I borrow money until I get my social security.

Josephine Gonzalez

ALSO MY TENANT LEFT I DO NOT
GET RENTAL INCOME

1450 W. 10th St. Apt. 101
Anchorage, Alaska 99503

YOUR NEW BENEFIT AMOUNT**BENEFICIARY'S NAME: JOSEPHINE S AMATUCCI**

Your Social Security benefit will increase by **1.3%** in 2021 because of a rise in the cost of living. You can use this letter as proof of your benefit amount if you need to apply for food, rent, or energy assistance. You can also use it to apply for bank loans or for other business. Keep this letter with your important financial records.

How Much You Will Get	
Your monthly benefit before deductions	\$1,694.50
Deductions:	
Medicare Medical Insurance (If you did not have Medicare as of November 19, 2020 or if someone else pays your premium, we show \$0.00)	\$148.50
Medicare Prescription Drug Plan (We will notify you if the amount changes in 2021. If you did not elect withholding as of November 1, 2020, we show \$0.00)	\$0.00
U.S. Federal tax withholding	\$0.00
Voluntary Federal tax withholding (If you did not elect voluntary tax withholding as of November 19, 2020, we show \$0.00)	\$0.00
After we take any other deductions, you will receive the payment you are due for December 2020 on or about December 31, 2020.	\$1,546.00

The information above shows your monthly benefit amount before and after deductions. Please remember, we will pay you in the month following the month for which it is due.

The Treasury Department requires Federal benefit payments to be made electronically. If you still receive a paper check, please visit the Department of the Treasury's Go Direct website at ***www.godirect.org*** or call their Electronic Payment Solution Center at **1-800-333-1795**. If outside the United States, please call **1-214-254-3113**.

If you disagree with any of these amounts, you must write to us within 60 days from the date you receive this letter. The fastest and easiest way to file an appeal is to visit ***www.ssa.gov/benefits/disability/appeal.html*** online.

AACT

Payment	Membership Number	314676183-1	Payment is due on or before the due date.	Due Date	01-01-2015	Amount Due	\$174.50
Coupon	Insured Member 1	JOSEPHINE S AMATUCCI	Insured Member 2	Member 1 Coverage	Member 2 Coverage		

3146761831746001011509141465 2

If you make a payment of
\$2070.00 by January 31 for
the full year, you'll save
\$241. Call if you have any
questions: 1-800-623-6600.

PO BOX 660281
DALLAS TX 75266-0281



PLEASE MAKE YOUR CHECK OR MONEY ORDER PAYABLE TO UNITED FARMERS LIFE INSURANCE COMPANY.
PLEASE DO NOT WRITE OR SIGN COUPON AND RETURN WITH YOUR PAYMENT.
PLEASE USE THE ENVELOPE PROVIDED TO RETURN COUPON AND PAYMENT.

000051

LIBERTY MUTUAL INSURANCE
1 LIBERTY SQ
MISHAWAKA IN 46544

Please do not send payments to the address above



**Liberty
Mutual.**
INSURANCE

JOSEPHINE AMATUCCI
PO BOX 272
WOLFEBORO FALLS NH 038960272

HOME
Dec. 2017
LAST NOV 9 - 181.11
bal 219.45
NO PAYMENTS
106.64

Josephine, thank you for being our valued customer since 2017!

THIS IS YOUR INSURANCE BILL FOR ACCOUNT FCL0025092117A AS OF NOV. 14, 2017

ACCOUNT SUMMARY		AMOUNT
10/18/17	Previous Account Balance	\$385.58
	Payments Received	- \$181.11
	Installment Charge	\$5.00
11/14/17	Current Account Balance	\$219.45



Questions Regarding Your
Bill?

1-800-226-8285

Need to Report a Claim?

1-800-2CLAIMS (1-800-226-2467)

BILLING DETAILS		FREQUENCY	POLICY BALANCE	AMOUNT DUE
Home Policy	H37-218-117400-70 (05/07/17 - 05/07/18)	Monthly	\$219.45	\$58.61
350 GOVERNOR WENTWORTH HWY				

Please Pay Total Amount Due by Dec. 04, 2017

\$58.61

006262

LIBERTY MUTUAL INSURANCE
P.O. BOX 6829
SCRANTON, PA 18505



PLEASE READ: Payments or documents sent to the address above will not be processed

JOSEPHINE AMATUCCI
PO BOX 272
WOLFEBORO FALLS NH 03896-0272

Your Bill is Past Due.

We have not received your payment as of 04/06/2020. Please pay total amount due to avoid possible interruption to your coverage.

Josephine, thank you for being our valued customer since 2017!

THIS IS YOUR HOME INSURANCE BILL AS OF APRIL 06, 2020

INSURANCE INFORMATION

Policy Number:	H37-218-117400-70
Policy Period:	May 07, 2019 - May 07, 2020
Bill Frequency:	Monthly
Property Insured:	350 GOVERNOR WENTWORTH HWY WOLFEBORO, NH 03894-4635

BILLING DETAILS

Previous Policy Balance	\$123.27
Payment Activity	
Payments Received	\$0.00
Installment Charge	\$5.00
Policy Balance	\$128.27
Past Due Amount	\$123.27
Installment Charge	\$5.00

Please Pay Total Amount Due by April 26, 2020 \$128.27

QUESTIONS

Questions Regarding Your Policy or Bill?

1-800-225-8285

Want to Pay Online?

LibertyMutual.com/service

Need to Report a Claim?

1-800-2CLAIMS (1-800-225-2467)

Mail Check to:

Liberty Mutual Group
PO BOX 1452
New York, NY 10116-1452

Save Time & Money

Eliminate installment charges by paying your balance in full.



PAYMENT COUPON

Please send all payments in the envelope provided.
Please make check payable to: Liberty Mutual Group



Save time and money by signing up for automatic payments via your bank account at: LibertyMutual.com/autopay
Or pay your bill online at: LibertyMutual.com/pay

Lost your envelope? Mail check to:

Liberty Mutual Group
PO BOX 1452
New York, NY 10116-1452

JOSEPHINE AMATUCCI

Due Date: April 26, 2020

Policy Number: H37-218-117400-70

Invoice Number: 00000285724331

OR	PAY POLICY IN FULL: \$128.27
	PAY AMOUNT DUE: \$128.27

Amount Enclosed:

\$

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Payment Due Date	10/13/20
Current Balance	Minimum Due
\$615.92	\$106.82

5

insured through **UnitedHealthcare**

Hot Springs, AR 71903-3367

Action Required

125PARTD_BILLINGNCOLOR0001005-00004-01

JOSEPHINE S AMATUCCI**PO BOX 272****WOLFEBORO FALLS NH 03896-0272****Questions?**

We're here to help.

Toll-Free **1-866-460-8854**, TTY 711

8 a.m. - 8 p.m. local time, 7 days a week

Your June 2018 statement.

Member ID:	0173542561
Previous balance	\$ 79.60
Payments received	\$ 0.00
Current charges	\$ 39.80

Total due	\$119.40
Due in full by	June 1, 2018

See details about your current charges on the back of this page.

You have a past due balance.

Please call Customer Service to pay your past due balance today. If we don't receive payment soon, you may be disenrolled from the plan.

About your payment.

Your payment can take up to 10 days to post to your account. If we received it after May 4, 2018, you'll see it on your next statement.

**It's easy to set up ,
automatic payments.**

Use the form on the next page to sign up for Electronic Funds Transfer (EFT) and have your monthly payments automatically deducted from your bank account.

or

Call Customer Service to have your monthly payments automatically deducted from your Social Security or Railroad Retirement board check.

or

Call Customer Service to have your monthly payments automatically charged to your credit card.

You can stop automatic deductions at anytime — keeping you in control of your money.*

**Access your account online.**

Make a payment, view claims and plan details. Sign up to get plan information delivered online.

www.MyAARPMedicare.com

MRAMR1503BG

MetroCast

METROCAST CABLEVISION
8 APPLE RD BELMONT NH 03320-3281
8282 1600 VIN RD 03 11072017 NHHNHVNH 01 000178 0000
JOSEPHINE AMATUCO
PO BOX 272
WOLFEBORO FALLS NH 03886-0272



Statement of Service

Page 1 of 3
Billing Date: November 6, 2017
Account Number: 8282 16 019 0036330

How to reach us ...
Office hrs M-F 8:00am-8:00pm
Sat 8am-4:30pm www.MetroCast.com
Phone hrs 24/7 1-800-888-1001

For Service At...
380 GOVERNOR WENTWORTH HWY
WOLFEBORO NH 03884-4836

Account Summary

Your account is past due. Please remit the total balance due immediately to avoid a \$25.00 collection effort charge or discontinuation of service. If payment was made after the remittance date, please disregard this message. Thank you.

Please see reverse side for account details.

Previous Balance	\$ 204.79
Payments	-188.60
Monthly Charge(s)	167.81
Other Charge(s)	6.00
Taxes & Fee(s)	8.89
Balance Due	\$ 362.89
Payment Due Date	Upon Receipt



P.O. Box 625

Farmington, NH 03835

(603) 755-3562

Fax (603) 755-3530

info@cardinalglidden.com

Chris Glidden

Owner

A
Family
owned and
operated
company for
over 50
years!

JOSEPHINE AMATUCCI

DATE 3/25/2021

ACCT. # 884900001

PAYMT. RECEIVED \$231.64

IMPORTANT

**BUDGET
PLANS**

This is a memo
invoice. Please
continue your
regular
payments

**PREPAY
ACCOUNTS**

This
receipt/invoice
is for your
records only

**C.O.D. &
BILLABLE**

Discounts are
included in the
ticket pricing



NOT FULL

PLEASE PAY THIS AMOUNT ▲ ▲

- THIS IS YOUR ONLY INVOICE -

PLEASE REMIT YOUR PAYMENT
UPON RECEIPT OF THIS DELIVERY

AMOUNT RECEIVED	\$ _____	<input type="checkbox"/> CASH
CUSTOMER SIGNATURE	X _____	<input type="checkbox"/> CHECK

IMPORTANT SAFETY INFORMATION ON BACK



Santander

CONSUMER USA

183143



JOSEPHINE AMATUCCI
350 GOVERNOR WENTWORTH HWY POB 272
WOLFEBORO FALLS, NH 03896



10 DAYS PAST DUE

ACCOUNT INFORMATION

Account Number 4628746
Account Status Current
Statement Date 10/20/2014
Payment Due Date 11/08/2014
Payment Amount \$278.83
Payments Made 0
Maturity Date 10/08/2020
Past Due Amount \$0.00
Principal \$14,993.00
Accrued Interest \$225.69
Unpaid Fees & Charges \$.00
Estimated Payoff* \$15,218.69

10/20/14

TOTAL AMOUNT DUE

\$278.83

By
11/08/2014

*Balance including principal, accrued interest, and
unpaid fees and charges as of the Statement Date.

ACCOUNT ALERTS & IMPORTANT MESSAGES

LAWRENCE P. SUMSKI
CHAPTER 13 BANKRUPTCY TRUSTEE
1000 Elm Street, Suite 1002
Manchester, NH 03101

April 4, 2016

Josephine Amato
POB 272
Wolboro Falls, NH 03086

RE: Chapter 13 #15-11858-BNH

Dear Ms. Amato:

We do not process Plan payments at our office. Checks need to be sent to our Lock Box in Memphis, Tennessee. I am therefore returning your check #23582063318 in the amount of \$289.00 dated April 2, 2016.

Please send all Plan payments to the following address:

Lawrence P. Sumski
Chapter 13 Trustee
PO Box 839
Memphis, TN 38101-0839

PLEASE include your case number!

The address for correspondence only is:

Lawrence P. Sumski
Chapter 13 Trustee
1000 Elm Street, Suite 1002
Manchester, NH 03101

Please call if you have any question regarding this.

Yours truly,

/s/ Lawrence P. Sumski

Lawrence P. Sumski

LPS:lc

Telephone: (603) 625-2289
E-Mail address: SumskiLPS@gmail.com

NATIONWIDE - PERKINS
Dear Judge Nowack
469-549-3142
KAREN

CALL
her

TAXES

PER NO. FOR
5 YEARS

OFFICE OF THE TAX COLLECTOR
TOWN HALL BUILDING 84 SOUTH MAIN STREET
PO BOX 629
WOLFEBORO, NH 03894-0629

Office Hours: Monday-Friday 8am-4pm Telephone: (603) 569-3902
E-mail - taxcollector@wolfeboroh.us

February 19, 2021

AMATUCCI, JOSEPHINE

PO BOX 272

WOLFEBORO FALLS NH 03896-0272

NOTICE OF TAX ARREARAGE

2020 TAX RECORDS INDICATE THE FOLLOWING TAX ACCOUNT IS UNPAID

PROPERTY TAX ACCOUNT # 10-3996.701

PROPERTY ID# 151--21

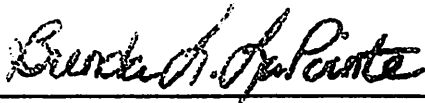
350 GOV WENTWORTH HWY

AMOUNT DUE: \$ 1108.00

Interest 8% per annum as of due dates 07/10/20 and 1/13/21

The tax amount due together with interest must be paid in full and received by the tax office no later than March 15, 2021 to prevent additional costs associated with notice of impending tax lien.

Amounts do not include up-to-date interest and or cost computation. Please contact the tax office at (603) 569-3902 prior to making payment.



Brenda L. LaPointe, Certified Tax Collector

*Town of
Wolfeboro*

MUNICIPAL ELECTRIC DEPARTMENT
84 SOUTH MAIN STREET
P.O. BOX 777
WOLFEBORO, NH 03894-0777
603-569-8150
603-569-8183

BILLING DATE	01/28/21	ACCOUNT NUMBER
DUE DATE	02/24/21	09-0449.002
TOTAL AMOUNT DUE		\$17,876.46

AMOUNT REMITTED \$ _____
Service Address: 350 GOV WENTWORTH HWY

IF YOU HAVE AN ADDRESS CHANGE, PLEASE FILL OUT REVERSE SIDE AND CHECK BOX HERE ☐
Please return this portion with your payment and make checks payable to:

561 1 AV 0.398 E0238X 10256 07137571278 S2 P7999964 0001:0001



JOSEPHINE AMATUCCI
PO BOX 272
WOLFEBORO FALLS NH 03896-0272

Town of Wolfeboro
P.O. Box 777
Wolfeboro, NH 03894-0777

MUNICIPAL ELECTRIC DEPARTMENT SOUTH MAIN STREET P.O. BOX 777 WOLFEBORO, NH 03894-0777 3-569-8150 3-569-8183	ACCT NO.	09-0449.002	PROPERTY OWNER	JOSEPHINE AMATUCCI
	NEXT READ	02/22/21	SERVICE LOCATION	350 GOV WENTWORTH HWY
	BILLING DATE	01/28/21	RATE	DOMESTIC ALL YR DA

METER NUMBER(S)	PREVIOUS			PRESENT			MULTI.	TOTAL KWH USED
	DATE	READING	READ CODE	DATE	READING	READ CODE		
83264815	12/21/20	62685	AMR	01/25/21	65427	AMR	1	2742

PREVIOUS BALANCE \$17,543.61
PAYMENTS AS OF 1/28/21 \$50.00 CR

BALANCE FORWARD \$17,493.61
CUSTOMER CHARGE \$5.55
DISTRIBUTION 2742 KWH @ .035200 \$96.52
GENERATION 2742 KWH @ .102400 \$280.78
=====

TOTAL AMOUNT DUE \$17,876.46

KWH USAGE COMPARISON

CURRENT	IN	35 DAYS YOU USED	2742 KWH OR	78.34 KWH PER DAY.
PAST MONTH	IN	0 DAYS YOU USED	0 KWH OR	0.00 KWH PER DAY.
PREVIOUS YR.	IN	35 DAYS YOU USED	2664 KWH OR	76.11 KWH PER DAY.

* THIS IS A REMINDER THAT YOUR ACCOUNT IS PAST DUE! *

TOTAL ELECTRIC CHARGES DUE BY

02/24/21

\$17,876.46

PLEASE SEE REVERSE SIDE FOR ADDITIONAL INFORMATION